LCO No. 6562

AN ACT CONCERNING THE DUTIES AND RESPONSIBILITIES OF THE COMMISSION ON HUMAN RIGHTS AND OPPORTUNITIES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subparagraph (A) of subdivision (4) of subsection (b) of
- 2 section 46a-68 of the general statutes is repealed and the following is
- 3 substituted in lieu thereof (*Effective October 1, 2021*):
- 4 (4) (A) Each person designated by a state agency, department, board
- 5 or commission as an equal employment opportunity officer shall (i) be
- 6 responsible for mitigating any discriminatory conduct within the
- agency, department, board or commission, (ii) investigate all complaints
- 8 of discrimination made against the state agency, department, board or
- 9 commission, [except if any such complaint has been filed with the
- 10 Commission on Human Rights and Opportunities or the Equal 11 Employment Opportunity Commission, the state agency, department,
- 12 board or commission may rely upon the process of the applicable
- 13 commission, as applicable, in lieu of such investigation, and (iii) report 14
- all findings and recommendations upon the conclusion of an 15 investigation to the commissioner or director of the state agency,
- 16 department, board or commission for proper action. An equal
- 17 employment opportunity officer shall not disclose witness statements or
- 18 documents received or compiled in conjunction with the investigation
- 19 of a complaint of discriminatory conduct within the agency,
- 20 department, board or commission until the conclusion of such

- 21 investigation, except that witness statements or documents may be
- disclosed to personnel charged with investigating or adjudicating such
- 23 complaint, or to the Commission on Human Rights and Opportunities.
- Sec. 2. Subsection (b) of section 46a-84 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October*
- 26 1, 2021):
- 27 (b) Upon (1) certification of a complaint filed pursuant to subsection 28 (a) or (b) of section 46a-82, (2) the filing of a complaint pursuant to 29 subsection (c) of said section, or (3) a decision to hear a complaint, which 30 is made pursuant to subsection (e) of section 46a-83, the Chief Human 31 Rights Referee shall appoint a human rights referee to act as a presiding 32 officer to hear the complaint. The chief referee shall also appoint an 33 individual authorized by subsection (e) of this section or a referee, other 34 than the referee appointed to hear the complaint, to conduct settlement 35 negotiations. The chief referee shall serve in the name of the 36 commission, and in accordance with section 46a-86a, a copy of the 37 complaint, as the same may have been amended, requiring the 38 respondent to answer the charges of the complaint, together with a 39 written notice requiring the respondent to appear at a hearing or 40 settlement conference at a date and time specified in the notice. A 41 hearing on a complaint filed pursuant to subsection (a) or (b) of section 42 46a-82 shall be commenced by convening a hearing conference not later 43 than forty-five days after the certification of the complaint. Such hearing shall be a de novo hearing on the merits of the complaint and not an 44 45 appeal of the commission's processing of the complaint prior to its 46 certification. A hearing on a complaint filed pursuant to subsection (c) 47 of section 46a-82 shall be commenced by convening a hearing 48 conference not later than twenty days after the date of notice of such 49 complaint. Hearings shall proceed with reasonable dispatch and be 50 concluded in accordance with the provisions of section 4-180.
- Sec. 3. Section 46a-68c of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- In addition to the provisions of section 4a-60, each contractor with

54 fifty or more employees awarded a public works contract, municipal 55 public works contract or contract for a quasi-public agency project in 56 excess of fifty thousand dollars in any fiscal year, but not subject to the 57 provisions of section 46a-68d, shall develop and file with the 58 Commission on Human Rights and Opportunities an affirmative action 59 plan which shall comply with regulations adopted by the commission. 60 The executive director or the executive director's designee shall review 61 and formally approve, conditionally approve or disapprove the content 62 of the affirmative action plan not later than one hundred twenty days 63 following the date of the submission of the plan to the commission. If 64 the executive director or the executive director's designee fails to 65 approve, conditionally approve or disapprove a plan within such one-66 hundred-twenty-day period, the plan shall be deemed to be either 67 approved or deficient without consequence. The executive director or 68 the executive director's designee shall, not later than fifteen days after 69 the date of deeming an affirmative action plan approved or deficient 70 without consequence, provide the contractor with written notification 71 of the action taken with respect to such plan. Failure to develop an 72 [approved] affirmative action plan [pursuant to this section] that is 73 either approved or deficient without consequence shall act as a bar to 74 bidding on or the award of future contracts until such requirement has 75 been met. When the executive director or the executive director's 76 designee approves an affirmative action plan pursuant to this section, 77 the executive director or the executive director's designee shall issue a 78 certificate of compliance to the contractor. Such certificate shall be prima 79 facie proof of the contractor's eligibility to bid or be awarded contracts 80 for a period of two years from the date of the certificate. Such certificate 81 shall not excuse the contractor from monitoring by the commission or 82 from the reporting and record-keeping requirements of sections 46a-68e 83 and 46a-68f. The executive director or the executive director's designee 84 may revoke the certificate of a contractor if the contractor does not 85 implement its affirmative action plan in compliance with this section 86 and sections 4a-60, 4a-60g, 4a-62, 46a-56, 46a-68b, 46a-68d, and 46a-68e 87 to 46a-68k, inclusive.

Sec. 4. Subdivision (15) of section 46a-54 of the general statutes is

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repealed and the following is substituted in lieu thereof (*Effective October* 1, 2021):

(15) To require an employer having three or more employees to (A) post in a prominent and accessible location information concerning the illegality of sexual harassment and remedies available to victims of sexual harassment, (B) provide, not later than three months after the employee's start date with the employer, a copy of the information concerning the illegality of sexual harassment and remedies available to victims of sexual harassment to each employee by electronic mail with a subject line that includes the words "Sexual Harassment Policy" or words of similar import, if (i) the employer has provided an electronic mail account to the employee, or (ii) the employee has provided the employer with an electronic mail address, provided if an employer has not provided an electronic mail account to the employee, the employer shall post the information concerning the illegality of sexual harassment and remedies available to victims of sexual harassment on the employer's Internet web site, if the employer maintains such an Internet web site. An employer may comply with the requirements of this subparagraph, by providing an employee with the link to the commission's Internet web site concerning the illegality of sexual harassment and the remedies available to victims of sexual harassment by electronic mail, text message or in writing; and (C) provide two hours of training and education to employees within one year of October 1, 2019, provided any employer who has provided such training and education to any such employees after October 1, 2018, shall not be required to provide such training and education a second time. An employer having (i) three or more employees, shall provide such training and education to an employee hired on or after October 1, 2019, not later than six months after the date of his or her hire, provided the commission has developed and made available such training and education materials in accordance with the provisions of subdivision (8) of subsection (a) of section 46a-56; or (ii) less than three employees shall provide such training and education to all supervisory employees within one year of October 1, 2019, and to all new supervisory employees within six months of their assumption of a supervisory

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position, provided any employer who has provided such training and 124 125 education to any such supervisory employees after October 1, 2018, shall 126 not be required to provide such training and education a second time. 127 Any supervisory employee hired on or after October 1, 2019, by an 128 employer having less than three employees, shall receive such training 129 and education not later than six months after the date of his or her hire, 130 provided the commission has developed and made available such 131 training and education materials in accordance with the provisions of 132 subdivision (8) of subsection (a) of section 46a-56. Such training and 133 education shall include information concerning the federal and state 134 statutory provisions concerning sexual harassment and remedies 135 available to victims of sexual harassment. If an employee has received 136 in-person training provided by the commission or has taken the no cost 137 online training provided by the commission on its Internet web site in 138 accordance with the provisions of subdivision (8) of subsection (a) of 139 section 46a-56, while employed by a different employer within the two 140 years preceding the date of hire, an employer may consider such prior 141 training to satisfy the training requirements of this section. An employer 142 who is required to provide training under this subdivision shall provide 143 periodic supplemental training that updates all supervisory and 144 nonsupervisory employees on the content of such training and 145 education not less than every ten years. As used in this subdivision, 146 "sexual harassment" has the same meaning as provided in subdivision 147 (8) of subsection (b) of section 46a-60 and "employer" includes the 148 General Assembly and "employee" means any individual employed by 149 an employer, including an individual employed by such individual's 150 parent, spouse or child;

- Sec. 5. Subsection (f) of section 46a-82 of the general statutes is 152 repealed and the following is substituted in lieu thereof (Effective October 153 1, 2021):
 - (f) (1) Any complaint filed pursuant to this section for an alleged act of discrimination that occurred prior to October 1, 2021, shall be filed within one hundred and eighty days after the date of the alleged act of discrimination, except that any complaint by a person [(1)] (A) claiming

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156 157 (2) Any complaint filed pursuant to this section for an alleged act of
discrimination that occurred on or after October 1, 2021, shall be filed
within three hundred days after the date of the alleged act of
discrimination, provided such alleged act of discrimination occurred on
or after October 1, 2021.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	October 1, 2021	46a-68(b)(4)(A)
Sec. 2	October 1, 2021	46a-84(b)
Sec. 3	October 1, 2021	46a-68c
Sec. 4	October 1, 2021	46a-54(15)
Sec. 5	October 1, 2021	46a-82(f)